1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3		
4	United States of America,	2:12-cr-00132-JAD-CWH-1
5	Respondent/Plaintiff	2:12-CF-00152-JAD-C W H-1
6	V.	Order Directing Response
7	Delon Hunter,	
8	Petitioner/Defendant	
9		I
10	On December 20, 2016, petitioner Delon Hunter filed a § 2254 motion to vacate his §924(c)	
11	conviction and sentence, arguing that they are no longer valid in light of the United States Supreme	
12	Court's decision in <i>Johnson v. United States</i> , ¹ in which the Court held that the ACCA's residual	
13	clause is unconstitutionally vague. ² Rule 4 of the Rules Governing Section 2255 Cases in the United	
14	States District Courts directs me to promptly examine § 2255 motions and, unless it plainly appears	
15	that the movant is not entitled to relief, direct the government to file a response. Having reviewed	
16	Hunter's motion and the record in this case under this standard, I find that a response is warranted.	
17	IT IS HEREBY ORDERED that the government must file a response to Hunter's motion	
18	[ECF No. 199] by February 19, 2017. Hunter will have 30 days from service of the government's	
19	response to file a reply.	
20	Dated this 4th day of January, 2017.	
21	Jennifer A) Dorsey	
22		tes District Judge
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28	¹ Johnson v. United States, 135 S. Ct. 2551 (2015).	
	² ECF No. 199.	